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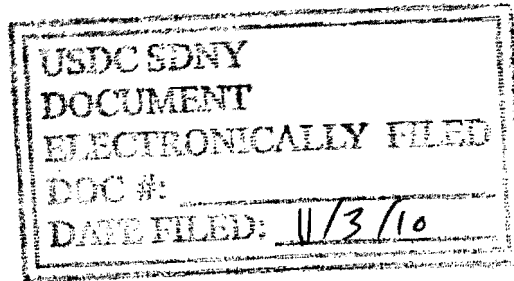
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November 2, 2010

By Fax {Individual Practices ¶1(C)}
 The Honorable Henry Pitman
 United States Magistrate Judge
 United States District Court
 Southern District of New York
 500 Pearl St.
 New York, New York 10007

*THE REQUEST FOR
 PERMISSION TO TRAVEL SET
 FORTH IN THE 10-29-10 LETTER
 IS GRANTED.*

SO ORDERED

Re: United States v. Brustein
 Criminal Docket no.: 10-CR-00901 (HBP)

Henry Pitman
HENRY PITMAN
 UNITED STATES MAGISTRATE JUDGE
 11-2-10

Dear Judge Pitman:

I represent Gary Brustein. I am following up on the court's directive that I reconfirm with the government and Pretrial Services that neither have any objection to my client's travel request to China for business, as is set forth in my October 29, 2010 letter, a copy of which is enclosed.

The government reconfirmed "no objection" in an email yesterday. Officer Ramirez reconfirmed "no objection" over the telephone earlier today.

Thank you for your kind consideration.

Respectfully submitted,

RANDY SCOTT ZELIN, P.C.

By:

Randy Zelin
 RANDY ZELIN

RZ:nb

cc: Jennifer Burns, Esq. for the government (by email)
 Carlos Ramirez, United States Pretrial Services (by fax)
 Arthur Bobyak, United States Pretrial Services (by fax)
 Nancy Arce, United States Probation (by fax)

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October 29, 2010

By Fax {Individual Practices ¶1(C)}
The Honorable Henry Pitman
United States Magistrate Judge
United States District Court
Southern District of New York
500 Pearl St.
New York, New York 10007

Re: United States v. Brustein
Criminal Docket no.: 10-CR-00901 (HBP)

Dear Judge Pitman:

I represent Gary Brustein. My client entered a plea of guilty to simple possession of a controlled substance as a misdemeanor on October 1, 2010. By this letter, and with both the United States Pretrial Services and the government having no objection, I am respectfully requesting that my client be permitted to travel to Hong Kong and Shanghai, China from November 14th through November 23rd, 2010. As such, my client respectfully requests that his passport be released to him for this trip. Mr. Brustein will return his passport back to Pretrial Services within twenty four hours of his return from China.

This is a very, very important business trip for my client, as he is now rebuilding his career. Mr. Brustein has been in the luxury, exotic and collectible automobile business his entire life. He built Champion Motor Group, Inc. from a trailer in a dirt lot to the number one Bentley dealer in the world, with sales of some \$200 million dollars annually in new and pre-owned automobiles. Having been terminated as a result of his arrest, Mr. Brustein is starting over. Mr. Brustein is about to sign a deal to be a principal in a new exotic automobile dealership and storage facility. The trip to Hong Kong is required, as he is setting up an exotic automobile service facility there (having already sent over a mechanic to begin setting up the facility). The trip to Shanghai is necessary as Mr. Brustein is brokering the sale of twenty nine rare and museum quality automobiles for the Shanghai Auto Museum. A copy of the list is enclosed.

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United States v. Brustein
Criminal Docket no.: 10-CR-00901 (HBP)

Mr. Brustein is not a flight risk. He is to be sentenced on December 10, 2010 on a plea to a misdemeanor with an advisory Guidelines range of 0-6 months and a CHC I. His probation interview with officer Arce took place yesterday. Mr. Brustein has no warrant history. He has complied with his Pretrial Services reporting requirements, and he has continued in his outpatient therapy. He is married with two kids in college. He owns his home in Brookville, New York.

This trip is critical to Mr. Brustein's professional rebirth. Thank you for your kind consideration.

Respectfully submitted,

RANDY SCOTT ZELIN, P.C.

By:



RANDY ZELIN

RZ:nb

cc: Jennifer Burns, Esq. for the government (by email)
Carlos Ramirez, United States Pretrial Services (by fax)
Arthur Bobyak, United States Pretrial Services (by fax)
Nancy Arce, United States Probation (by fax)

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No.	Year	Brand	Type	Nation
	1901-1905	Panhard Levassor	7CV	France
	1903-1906	Stanley	Steamer	U.S.A.
	1911-1925	Renault	Town Car	France
	1920-1926	Rolls Royce	Silver Ghost	U.K.
	1922-1931	Lancia	Lambda	Italy
	1926-1930	Bentley	4 1/2 Liter	U.K.
	1929-1936	Rolls Royce	Phantom II	U.K.
	1930-1937	Cadillac	452 V-16	U.S.A.
	1931-1933	Chrysler	Imperial	U.S.A.
	1933-1936	Horch	830	Germany
	1933-1936	Pakard	Super eight	U.S.A.
	1933-1940	Bugatti	Type 57	France
	1934-1936	BMW	315/1	Germany
	1934-1936	Mercedes-Benz	500K	Germany
	1935-1937	Auburn	851	U.S.A.
	1941-1950	Chrysler	Town & Contury	U.S.A.
	1948-1958	Maserati	Racing Car	Italy
	1954-1963	Mercedes-Benz	300SL Gullwing	Germany
	1955-1965	Chrysler	C300	U.S.A.
	1958-1963	Aston Martin	DB4	U.K.
	1958-1964	Ferrari	250GT	Italy
	1964-1973	Ford	Mustang	U.S.A.
	1966-1972	Lamborghini	Miura	Italy
	1966-1973	Maserati	Ghibli	Italy
	1963-1974	Porsche	911	Germany
	1955-1957	Lincoln	Continental Mark II	U.S.A.
	1953-1959	Cadillac	Eldorado	U.S.A.
	1953-1962	Chevrolet	Corvette	U.S.A.